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EXAMINER

NGUYEN, MINH T

ART UNIT

PAPER NUMBER

2816

DATE MAILED: 01/13/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

# Office Action Summary

Application No.

09/921,561

Applicant(s)

KOMURA ET AL.

Examiner

Minh Nguyen

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

## Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

## Status

- 1) ☒ Responsive to communication(s) filed on 19 December 2002.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

## Disposition of Claims

- 4) ☒ Claim(s) 1,2 and 4-32 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1,2 and 4-32 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

## Application Papers

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 06 August 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on \_\_\_\_\_ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

## Priority under 35 U.S.C. §§ 119 and 120

- 13) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some \* c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

## Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 9.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: \_\_\_\_\_.

## **DETAILED ACTION**

### ***Continued Examination Under 37 CFR 1.114***

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/19/02 has been entered.

### ***Specification***

2. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

3. The abstract of the disclosure is objected to because the first phrase is a repeated of information given in the title.

Correction is required. See MPEP § 608.01(b).

4. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: the corresponding structures of the selecting section means recited in claim 1, 26 and 32 are not clearly defined in the specification.

***Claim Objections***

5. Claims 1, 26 and 32 are objected to because of the following informalities:

In claim 1, line 5, “comprise” should be changed to -- comprises --. “the delay path” recited on line 9 should be changed to -- a delay path -- to avoid antecedent basis problem.

In claim 26, line 5, “comprise” should be changed to -- comprises --. “the delay path” recited on line 9 should be changed to -- a delay path -- to avoid antecedent basis problem.

In claim 32, “the delay path” recited on line 9 should be changed to -- a delay path -- to avoid antecedent basis problem.

Appropriate correction is required.

***Claim Rejections - 35 USC § 112***

6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-28 and 32 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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As per claim 1, the claim is rejected as being incomplete for failing to positively recite a structural relationship between the delay section and the selecting switch sections in which the Applicants regard as the invention, i.e., it is clear that specific structural relationship between the delay section and the selecting switch sections defines the invention features, and therefore, it must be included in the claim. See *In re Collier* 158 USPQ 266. The claim is further rejected because the specification fails to clearly identify the corresponding structures which the Applicants regard as the recited “selecting section means”. See MPEP 2185, i.e., for a means plus function claim, the corresponding structures of the recited means plus function must be clearly identified in the specification. For further examination, it is assumed that any structure which can perform the recited function would read on the recited “selecting section means”.

As per claim 26, the same problems exist as discussed in claim 1 above.

As per claim 32, the same problems exist as discussed in claim 1 above.

As per claims 2, 4-25 and 27-28, these claims are rejected because of the indefiniteness of claims 1 and 26.

### ***Claim Rejections - 35 USC § 102***

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2, 16-18, 26 and 29-32 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No. 5,521,540 to Marbot.

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As per claim 1, Marbot discloses a delay circuit (Fig. 7) comprising:

a delay section having two or more predetermined delay stages (delay stages D1, D2, ..., D4), each predetermined delay stage adds a predetermined delay time to an input signal E0 (the first stage D1 adds a first predetermined delay time D1 to the input signal, the second stage D2 adds a second predetermined delay time D2 to the input signal, ...); and

selecting switch sections (U0, U1, ..., U4) wherein

at least one of the selecting switch sections (U1, for example) comprises:

a buffer section (the combination of transistors P1 and N1 and resistors R1 and R1\*) for receiving delayed input signal E1 from one of the delay stages (the delay stage D1); and

a selecting section means (transistors SW1\* and SW1) directly connected to the buffer section (transistor SW1\* is directly connected to resistor R1\*) for activating the buffer section to establish the delay path, and wherein

an output signal (at node Fk) from the delay path has the desired delay time.

As per claim 2, Marbot further discloses:

at least one of the predetermined delay stages (D1) is provided with an individual delayed output terminal E1 for outputting an individual delayed output signal (the signal at E1) having an individual predetermined delay time (the delay time caused by the delay stage D1); and wherein

at least one selecting switch section U1 is provided for each individual delayed output terminal E1 with an input terminal (the gates of P1, N1 is seen as the input terminal of the selecting switch section) of the buffer section (P1, N1, R1\*, R1) being connected to the individual delayed output terminal E1 (E1 connected to the gates of P1 and N1) and output terminals of the selecting switch sections being mutually joined (connected to line L).

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As per claim 16, the recited connections of the delay stages are shown in Fig. 7.

As per claim 17, this claim is rejected for the same reason noted in claim 16.

As per claim 18, since the recited predetermined delay stages do not have any structural different from the Marbot's predetermined delay stages, they should output the same results, i.e., the rise delay time and fall delay time for an input signal are also balanced so as to be substantial uniform.

As per claim 26, this claim is rejected for the same reason noted in claim 1.

As per claim 29, this claim is merely a method to operate the delay circuit having elements and connections as discussed in claim 1 above, since Marbot teaches the circuit, he inherently teaches the method wherein the recited delay step is performed by delays D1, ..., D4; the recited output step is the result signals at output nodes of the delay stages D1, ..., D4; and the recited selecting step is performed by control signals (A0, ..., A4) via switches (SW0, ..., SW4).

As per claim 30, the recited required power reads on the power supply VDD.

As per claim 31, this claim is rejected for the same reason noted in claim 18.

As per claim 32, this claim is rejected for the same reason noted in claim 1.

### ***Claim Rejections - 35 USC § 103***

8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

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Claims 4-15, 19-25 and 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,521,540 to Marbot.

As per claim 4, Marbot teaches a delay circuit as discussed in claim 1 above, and further, the recited first transistor in the buffer section reads on transistors P1 having a gate terminal set as an input terminal, the recited second transistor in the selecting section reads on transistors SW\*1 whose gate terminal a control signal A1 for establishing the delay path in the delay section is input, and the first and second transistors are connected in series through the variable resistor R1\* between the output terminal (line L) and a first power supply voltage VDD.

Marbot does not explicitly teach that the first and second transistors are connected directly in series as called for in the claim.

In column 8, lines 51-64, Marbot teaches that the purpose of the variable resistors R1 and R1\* is for controlling the rise and fall time of the output signals by controlling the resistance of these variable resistors, i.e., the time for the output signal to rise from 0 to VDD or to fall from VDD to 0 is controlled by the variable resistors R1 and R1\*.

It would have been obvious to one skilled in the art at the time of the invention was made to remove the variable resistors R1 and R1\* in the selecting switch section of the Marbot's delay circuit for applications which do not require the control of the rise and fall times of the output signals.

The motivation/suggestion for doing so would have been obvious since by removing these variable resistors R1 and R1\* in the Marbot delay circuit, less components are needed, and therefore, the cost to implement the Marbot delay circuit is reduced.



Therefore, it would have been obvious to remove the variable resistors R1 and R1\* in the Marbot's delay circuit to obtain the invention specified in the claim.

As per claim 5, the combination discussed in claim 4 above discloses the second transistor is connected between the first transistor and the output terminal (line L) and these transistors are in series but it does not explicitly disclose that these transistors can be interchanged, i.e., the first transistor is connected between the second transistor and the output terminal (line L) as called for in the claim.

However, it is notoriously well-known to a person skilled in the art that the position of these transistors can be interchanged since in either location they perform the same function and output the same results. Since they are art recognized equivalent, during assembly process, the worker can perform the rearrangement so that the layout yields the most convenient way to receive the control signals and input signals and /or further minimize the electromagnetic interference problems (EMI).

It would have been obvious to one skilled in the art at the time of the invention was made to provide the second transistors (SW\*0, ..., SW\*4) at the first power supply side VDD and the first transistors (P0, ..., P4) at the output side in the Marbot's delay circuit.

The motivation/suggestion for doing so would have been obvious for the reasons discussed herein above.

Therefore, it would have been obvious to interchanged to locations of the first and second transistors in the Marbot delay circuit to obtain the invention specified in the claim.

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As per claim 6, as shown in Fig. 7, the first transistors (P0, ..., P4) are provided at the first power supply side VDD and the second transistors (SW\*0, ..., SW\*4) are provided at the output terminal side of the selecting switch sections.

As per claim 7, the recited third transistors read on transistors (N0, ..., N4), the recited fourth transistors read on transistors (SW0, ..., SW4), the recited second power supply voltage reads on the supply voltage VSS. These elements are connected as recited.

As per claim 8, Marbot teaches a delay circuit as discussed in claim 7 above wherein the first transistors are provided at the first power supply side VDD, the second and fourth transistors are provided at the output terminal side (line L), and the third transistors are provided at the second power supply side VSS but he does not explicitly teach that the second transistors are provided at the first power supply side VDD, the first and third transistors are provided at the output terminal side (line L), and the fourth transistors are provided at the second power supply side VSS as called for in the claim.

However, the recited arrangement is an obvious alternation of the arrangement shown in Fig. 7 of the Marbot reference, and one skilled in the art would be motivated to rearrange the transistors in the Marbot circuit to be the same as the one recited in the claim for the reasons and motivations discussed in claim 5 above.

As per claim 9, Fig. 7 shows the first, second, third and fourth transistors are connected as recited in the claim.

As per claim 10, the first power supply voltage VDD is the recited power supply voltage potential, and Fig. 8 shows the first and second transistors are PMOS transistors.

As per claim 13, the second power supply voltage VSS is the recited ground supply voltage potential, and Fig. 8 shows the third and fourth transistors are NMOS transistors.

As per claims 11 and 12, these claims are merely the same as claims 10 and 13, respectively when the names of the first and second transistors are interchanged with the names of the third and fourth transistors and the names of the first and second power supply voltages are interchanged, and therefore, they are rejected for the same reasons as discussed in claim 10 and 13.

As per claim 14, Marbot teaches a delay circuit as discussed in claim 4 above wherein the first transistors which are functioned as buffers are provided at the first power supply side VDD and the second transistors which are functioned as switches are provided at the output terminal side (line L) but he does not explicitly disclose that the drive capacity of the second transistors are larger than the drive capacity of the first transistors as called for in the claim.

However, it is notoriously well-known to a person skilled in the art that a transistor which is functioned as a switch introduces a delay when a signal passes through, and by increasing the drive capacity of the transistor, the delay caused by the transistor is reduced.

It would have been obvious to one skilled in the art at the time of the invention was made to use a larger drive capacity of the second transistors than the drive capacity of the first transistors in the Marbot delay circuit.

The motivation/suggestion for doing so would have been to improve the accuracy of the Marbot delay circuit by eliminating the unaccounted delays by the switches.

Therefore, it would have been obvious to use the second transistors having drive capacity larger than the drive capacity of the first transistors in the Marbot delay circuit to obtain the invention specified in the claim.

As per claim 15, this claim is rejected for the same reason and motivation as discussed in claim 14.

As per claim 19, Marbot discloses the delay circuit which includes predetermined delay stages D1, ..., D4 as discussed in claim 18 above but he does not explicitly disclose that each of the delay stages is implemented using even basis units connected in series as called for in the claim.

The examiner takes Official Notice that it is old and well-known in the art to use inverters connected in series as a delay stage, and each of the inverters is counted as a basis unit delay, two inverters can be connected in series to implement a delay stage in a delay circuit so that the rise and fall times of an input signal are balanced.

It would have been obvious to one skilled in the art at the time of the invention was made to use two inverters connected in series to implement each of the Marbot's delay stages D1, ..., D4.

The motivation/suggestion for doing so would have to obtain a balanced rise and fall time of the output signal when the signal is delayed by the Marbot's delay circuit.

Therefore, it would have been obvious to use two inverters to implement each of the Marbot delay stages to obtain the invention specified in the claim.

As per claim 20, the modification discussed in claim 19 clearly discloses the logic inversion sections are inverter gates.

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As per claim 21, this claim is rejected for the same reasons noted in claim 19. Regarding the limitation that the rise delay time and fall delay time of an input signal are different, this limitation is met when the delay stage is implemented using odd number of inverters.

As per claim 24, Marbot discloses the delay circuit which includes predetermined delay stages D1, ..., D4 as discussed in claim 16 above but he does not explicitly disclose that each of the delay stages having the same structure.

The examiner takes Official Notice that using the same structure to implement each of the delay stages has the advantage of cost reducing since they are able to mass production.

It would have been obvious to one skilled in the art at the time of the invention was made to implement the Marbot delay stages using the same structure for the advantage of minimizing the cost.

As per claims 22 and 23, the combination discussed in claim 21 above discloses the delay circuit includes predetermined delay stages D1, ..., D4 wherein each of the delay stage is implemented using two inverters connected in series but he does not explicitly disclose that each of the delay stages is implemented using NAND gates to function as inverters by connecting one of its input terminal to VDD as called for in claim 22 or each of the delay stages is implemented using NOR gates to function as inverters by connecting one of its input terminal to ground as called for in claim 23.

The examiner takes Official Notice that an NAND gate with one of its input terminals connected to VDD or a NOR gate with one of its input terminals connected to ground is art recognized equivalent to an inverter since it is functioned as an inverter.

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It would have been obvious to replace the inverters used to implement the delay stages in the combination discussed in claim 21 with NAND gates or NOR gates.

The suggestion/motivation for doing so would have been obvious since during the assembly process of the Marbot circuit, a worker would be motivated to replace the inverter in the Marbot delay stage by a NAND gate or NOR gate when the inverter is not readily available, and therefore, time for waiting the parts is saved.

Therefore, it would have been obvious to replace the inverters in the delay stage of the Marbot circuit by NOR gates as called for in claim 23 or by NAND gates as called for in claim 22 to obtain the invention specified in the claims.

As per claim 25, as shown in Fig. 8, more controls (K0, K\*0) and more transistors (the transistors which receives control signals K0, K\*0) are added in series.

As per claims 27-28, these claims are rejected for the same reasons noted in claims 4 and 18, respectively.

### ***Response to Arguments***

9. Applicant's arguments filed on 12/19/02 have been fully considered but they are not persuasive.

Regarding the argument that Marbot fails to teach the direct connection recited in the present claims. The examiner notes that due to the 112 problem discussed herein above, i.e., the specification fails to clearly define the corresponding structure of the selecting section means, the recited limitation "directly connected" is met when the combination of SW1, SW\*1 is seen as the

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selecting section means and the combination of P1, N1\* and resistors R0 and R0\* is seen as the recited buffer section.

Regarding the argument that the present invention has the structure which prevents unnecessary current from flowing between adjoining selecting switch sections whereby low power consumption can be realized during high speed operation. The examiner notes that this structure is not seen in the claim. For consideration of such a structure, the structure must be included in the claim. As discussed in the preceding rejections, the Marbot circuit has the recited structure, it must be assumed that the Marbot circuit is able to provide the advantage of the present invention. In order for the argument to be convinced, the Applicants need to show which structure which is in the claim and the prior art does not have it, such a structure is assumed to prevent the reference from having the same characteristics of the invention circuit claims.

### ***Conclusion***

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Minh Nguyen whose telephone number is 703-306-9179. The examiner can normally be reached on Monday - Thursday 7:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Callahan can be reached on 703-308-4876. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9318 for regular communications and 703-872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

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A handwritten signature in black ink, appearing to read 'Minh Nguyen', with a horizontal line underneath.

Minh Nguyen  
Examiner  
Art Unit 2816

MN

January 9, 2003